	Application No.	Applicant(s)
Notice of Allowability	09/740,011 Examiner	SERIZAWA ET AL. Art Unit
•		Ant Sint
	Quang N. Nguyen	2141
The MAILING DATE of this communication appeal All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in to or other appropriate commun GHTS. This application is su	this application. If not included
1. This communication is responsive to the Amendment filed	<u>on 01/04/2006</u> .	
2. The allowed claim(s) is/are <u>1-5,7-9,16 and 17</u> .		
3. \square The drawings filed on <u>20 December 2000</u> are accepted by	the Examiner.	
 4. ☐ Acknowledgment is made of a claim for foreign priority una) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have 2. ☐ Certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: 	been received. been received in Application	No
Applicant has THREE MONTHS FROM THE "MAILING DATE" on noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	of this communication to file a ENT of this application.	a reply complying with the requirements
5. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give	itted. Note the attached EXAMes reason(s) why the oath or o	MINER'S AMENDMENT or NOTICE OF declaration is deficient.
6. CORRECTED DRAWINGS (as "replacement sheets") mus	t be submitted.	
(a) ☐ including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached		
1) hereto or 2) to Paper No./Mail Date		
(b) including changes required by the attached Examiner's Paper No./Mail Date	Amendment / Comment or in	n the Office action of
Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the	84(c)) should be written on the ne header according to 37 CFR	drawings in the front (not the back) of 1.121(d).
7. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT F	SIT OF BIOLOGICAL MATER FOR THE DEPOSIT OF BIOL	RIAL must be submitted. Note the OGICAL MATERIAL.
Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/06 Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview Sun Paper No./M 8), 7. ⊠ Examiner's A	rmal Patent Application (PTO-152) nmary (PTO-413), ail Date mendment/Comment tatement of Reasons for Allowance

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Examiner's Amendment

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1. An Examiner's amendment to the record appears below. Should the changes

and/or additions be unacceptable to applicant, an amendment maybe filed as provided

by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be

submitted no later than the payment of the issue fee.

2. Authorization for this Examiner's Amendment was given in a telephone interview

with the Applicant's Representative, Mr. John R. Mattingly (Registration No. 30,293) on

January 31st, 2006.

3. Please change **Claim 1** to:

A computer system including a first computer node and a second computer node

connected to said first computer node, comprising:

a first storage area for storing data records;

a first processor provided with said first computer node for storing the data

records to said first storage area asynchronously with said second computer node with

a free time interval;

a transmitter provided with said first computer node for sending the data records

stored in said first storage area;

a second storage area for storing the data records copied from said first storage

area;

a receiver provided with said second computer node and connected to said transmitter via a network for requesting said transmitter to send a record group of the data records stored in said first storage area via said network and designated by a request command sent by said receiver, receiving the record group of the data records from said transmitter via said network and storing the record group of the data records to said second storage area; and

a second processor for designating the record group of the data records, to be read from said first storage area using address information of said first storage area in a free time interval asynchronously with storing executed by said first processor and for letting said receiver send the request command to said transmitter,

wherein said transmitter reads the record group of the data records designated by the request command sent from said receiver and sends the record group of the data records to said receiver in response to the request command via said network, and

wherein said first processor stores each record group of the data records into said first storage area with an identifier number indicating a sequence of storing of the each record group of the data records, said transmitter sends the record group of the data records to said receiver in reverse order of the sequence of storing, and said second processor refers to the record group of the data records in said first storage area copied to said second storage area based on the reverse order in order to determine whether the relevant record group of the data records are correct or not depending on said identifier number.

4. Please change Claim 7 to:

A computer system as claimed in claim [[6]] 1, wherein said first processor writes

the identifier number of the relevant record group of the data records after having

written the data records and said second processor determines that the relevant record

group of the data records are correct when the identifier number of the relevant record

group of the data records read to said second storage area has continuity.

5. Please change Claim 16 to:

A computer system comprising:

a first computer node including a first processor, a first memory coupled to said

first processor, and a transmitter coupled to said first processor and said first memory;

a second computer node including a second processor, a second memory

coupled to said second processor, and a receiver coupled to said second processor and

said second memory;

a network being coupled to said transmitter and said receiver,

wherein said first processor stores a plurality of data records into said first

memory based on a first timing;

wherein said second processor indicates said receiver to send a read request,

which includes information indicating a part of the plurality of data records stored in said

first memory, to said transmitter via said network based on a second timing which is

independent of the first timing of storing the plurality of data records into said first

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memory, and said second processor makes the information indicating a part of the

plurality of the data records by using address information of said first memory,

wherein said receiver sends the read request to said transmitter via said network

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in response to the indication of said second processor and said transmitter reads the

part of the plurality of data records from said first memory and sends the part of the

plurality of data records to said receiver via said network in response to the read

request, and

wherein said receiver stores the part of the plurality of data records received from

said transmitter into said second memory,

wherein said first processor stores the plurality of data records with a sequence

number, wherein said second processor makes the information indicating the part of the

plurality of data records stored in said first memory based on the sequence number,

wherein said transmitter sends the part of the plurality of data records in reverse order

of the sequence number, and wherein said receiver stores the part of the plurality of

data records into said second memory in reverse order of the sequence number.

5. Please cancel claims 6 and 18.

6. Claims 1-5, 7-9 and 16-17 are allowed.

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7. The following is an examiner's statement of reasons for allowance:

In interpreting the claims, in light of the specification and the applicant's arguments filed on 01/04/2006, the Examiner finds the claimed invention to be patentably distinct from the prior art of record.

The prior art of record teaches the claimed invention substantially, but it fails to teach or suggest individually or in combination that a computer system and a data transfer method thereof using remote direct memory access comprising: a first storage area for storing data records; a first processor provided with said first computer node for storing the data records to said first storage area asynchronously with said second computer node with a free time interval; a transmitter provided with said first computer node for sending the data records stored in said first storage area; a second storage area for storing the data records copied from said first storage area; a receiver provided with said second computer node and connected to said transmitter via a network for requesting said transmitter to send a record group of the data records stored in said first storage area via said network and designated by a request command sent by said receiver, receiving the record group of the data records from said transmitter via said network and storing the record group of the data records to said second storage area: and a second processor for designating the record group of the data records, to be read from said first storage area using address information of said first storage area in a free time interval asynchronously with storing executed by said first processor and for letting said receiver send the request command to said transmitter, wherein said transmitter reads the record group of the data records designated by the request command sent

above.

from said receiver and sends the record group of the data records to said receiver in response to the request command via said network, and wherein said first processor stores each record group of the data records into said first storage area with an identifier number indicating a sequence of storing of the each record group of the data records, said transmitter sends the record group of the data records to said receiver in reverse order of the sequence of storing, and said second processor refers to the record group of the data records in said first storage area copied to said second storage area based on the reverse order in order to determine whether the relevant record group of the data records are correct or not depending on said identifier number as set forth in independent claims 1 and 16 to allow the load placed on the first processor of the first computer node for the data transfer between the first and the second computer nodes is minimized, and therefore the processor of the first computer node does not realize a decrease in performance by the data transfer to the second computer node (see Remarks of the Amendment filed on 01/04/2006, pages 7-10). Claims 1-5, 7-9 and 16-17 are allowed because of the combination of other limitations and the limitation listed

8. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Examiner's Amendment."

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9. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Quang N. Nguyen whose telephone number is (571)

272-3886.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Rupal Dharia can be reached on (571) 272-3880. The fax phone number

for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

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